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FACSIMILE TRANSMITTAL SHEET

| DATE: | January 8, 2008 | |
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| TO: | Central FAX Number | RE: OIPE - Filing Receipt Correction |
| FAX NO.: | 1-571-273-8300 | |
| FROM: | Valorie Clay-Boy | |
| OUR REF: | RM-70002US (PRM-0052) | APPL NO.: 10/550,643 |
| TITLE: | Semiconductor Device, Process for Producing the Same and Process for Producing Metal Compound Thin Film | |
| MITTER 12-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1- | ((2)) | which is circled on page 2 of the attached |
| COMMEN | 18: Please correct the error w Filing Receipt. | mich is chered on page 2 of the attached |

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Semiconductor device, process for producing the same and process for producing metal (compound)thin film

Preliminary Class

slb compound

257

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process simplifies the filing of patent applications on the same invention in member countries, but does not result in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

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